FOR USE BY OCA

Business Name:

GOVERNOR'S OFFICE OF CONSUMER AFFAIRS

Health Spa Pre-Sales Account

Instructions to the bank/ financial institution: Please complete this form and return the original to the Governor's Office of Consumer Affairs, 2 Martin Luther King, Jr. Drive, Suite 356, Atlanta, Georgia 30334-4600. This is to certify that ______ (health spa) has opened an account with ______ (bank/ trust company), account number _____, in accordance with O.C.G.A. Section 10-1-393.2, for the purpose of depositing for safekeeping the membership fees of consumers who have purchased memberships prior to the spa becoming fully operational and available for use. The following conditions apply to any monies deposited into the aforementioned account: 1. No funds shall be released from said account except upon the written authorization of the Administrator of the Georgia Fair Business Practices Act. 2. Each deposit to the account shall be identified by the name and address of the individual who purchased the membership. The bank shall maintain a list of the deposits, their amount, and the name and address of the membership purchaser. The list shall be available upon request to the Administrator or the Administrator's designee(s) for inspection or copying, at no charge to the Administrator. 3. The condition of the account established under O.C.G.A. Section 10-1-393.2 is that no funds shall be released from the account to any person unless the Administrator has certified in writing to the bank or trust company that either the health spa is fully operational and available for use, or that the health spa has not complied and does not appear likely to comply with its obligation to make the health spa fully operational and available for use in accordance with the documents submitted to the Administrator or in accordance with representations made to membership purchasers. (a) If the Administrator certifies to the bank or trust company that the health spa is fully operational and available for use, the funds in the account shall be released to the health spa, along with any accrued interest. (b) If the Administrator certifies to the bank or trust company that the health spa has not complied and does not appear likely to comply with its obligation to make the health spa fully operational and available for use, the funds in the account shall be released to the Administrator on behalf of the individuals who purchased memberships prior to the health spa being fully operational and available for use, along with the list maintained regarding membership purchasers. 4. The health spa shall bear any costs imposed by the bank or trust company for administering the account. Name of bank/ trust company Telephone number

Date

Authorized signature/ title

FOR USE BY OCA

Business Name:

GOVERNOR'S OFFICE OF CONSUMER AFFAIRS

Health Spa Information Form for Pre-Sales

Please complete this application form to seek approval for pre-sales of membership contracts by a health spa that is not fully operational and available for use. Return the completed form, along with a copy of the contract that will be used by your facility, to: Governor's Office of Consumer Affairs, 2 Martin Luther King, Jr. Dr., Suite 356, Atlanta, Georgia 30334-4600.

Name of proposed health spa:		
Address of facility:		
Check and complete either a, b or c:		
a) Corporation:		
Name of corporation:		
Tax identification number:		
Registered agent:		
Registered address:		
Phone number: () Fax number: ()		
E-mail address:		
b) Partnership:		
Name of partnership:		
Tax identification number:		
(List all partners, using a separate sheet if additional space is needed.)		
Partner's name	Partner' s name	
Office address	Office address:	
Office phone number: ()	Office phone number: ()	
Fax number: ()	Fax number: ()	
E-mail address:	E-mail address:	
Alternate address:	Alternate address:	
Alt. phone number: ()	Alt. phone number: ()	

		(If multiple owners, identify the required information for each owner.)	
		Fax number: ()	
	Home phone number: () _	E-mail address:	
5.	Describe the projected facility, services and equipment that will be available:		
6.	Date by which health spa wil	ll be fully operational and available for use:	
7.	Bank or trust company (dom	iciled in Georgia) where membership funds will be deposited in an	
	escrow account in accordance with O.C.G.A. Section 10-1-393.2:		
	Bank/ trust company:		
	Contact person:		
		· · · · · · · · · · · · · · · · · · ·	
	Phone number: ()		
		ation, sign the statement below, have your signature notarized and return form you will be using, to the Governor's Office of Consumer Affairs.	
Prathe each all dep	ntracts for the above-named factices Act approves in writing names and addresses of all concumer before the spa be monies paid by consumers be posited into an account establi	(printed name), understand and agree that no membership acility will be sold until the Administrator of the Georgia Fair Business that such sales may be made. I understand that I must maintain a list of consumers purchasing membership to said spa and the amounts paid by ecomes fully operational and available for use. I further understand that fore said spa becomes fully operational and available for use shall be ished pursuant to O.C.G.A. Section 10-1-393.2, and that such funds can authorization of the Administrator of the Fair Business Practices Act.	

I understand that the health spa shall bear any costs imposed by the bank or trust company for administering the account. I further understand that the Administrator of the Fair Business Practices Act will not consider approval of the aforementioned health spa for pre-sale of memberships until the Governor's Office of Consumer Affairs has reviewed the following: 1) the completed information form, 2) a copy of the contract I will use for pre-sales, and 3) the health spa pre-sales account form completed and returned by the financial institution.

The member shall have until seven (7) business days following the date upon which the health spa becomes fully operational and available for use to cancel and receive a full refund of any payments and the cancellation of any evidence of indebtedness, provided that the member shall be liable for the fair market value of any services actually received, which in no event shall exceed \$50.00. The preparation of any documents shall not be deemed to be services.

My commission expires: